JASON M. FRIERSON 1 United States Attorney District of Nevada Nevada Bar No. 7709 3 | REEM BLAIK Assistant United States Attorney Nevada Bar No. 16386 U.S. Attorney's Office 501 Las Vegas Boulevard South, Suite 1100 Las Vegas, Nevada 89101 Telephone: (702) 388-6336 6 Reem.Blaik@usdoj.gov 7 Attorneys for Federal Defendant 8 UNITED STATES DISTRICT COURT 9 **DISTRICT OF NEVADA** Diana Van Bree, Case No. 2:20-cv-00788-CDS-MDC 10 Plaintiff, 11 12 v. 13 JT4, LLC, a Delaware Limited Liability Company. 14 Defendant. 15 16 Diana Van Bree, Case No. 2:22-cv-01038-CDS-MDC 17 Plaintiff, 18 V. Stipulation and Order Extending Federal 19 Frank Kendall III, Secretary, United Defendant's Deadline to File a Reply in States Air Force, Support of Federal Defendant's Motion to 20 Stay Discovery and Defendant JT4, LLC's Defendant. Deadline to File Joinder in Federal 21 Defendant's Reply (First Request) 22 Pursuant to FRCP 6(b)(1)(A), LR IA 6-1, and LR 26-3, the Parties, by and though 23 their undersigned counsel of record, hereby stipulate to extending Federal Defendant's 24 deadline to file a reply and Defendant JT4, LLC's deadline to file a joinder in Federal 25 Defendant's reply in support of Federal Defendant's Motion to Stay Discovery by seven (7) 26 days. This request would move the Defendants' respective deadline to file a reply or joinder 27

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1 from October 11, 2024, to October 18, 2024. The standard for extending time is good cause. 2 See FRCP 6(b)(1)(A). 3 Federal Defendant has been diligently preparing its reply, and requires this brief 4 extension of time to finalize its reply. Accordingly, Federal Defendant has good cause to 5 request a 7-day extension to file its reply. Defendant JT4, LLC joined in Federal 6 Defendant's Motion and may file a joinder in Federal Defendant's reply in support of the 7 Motion. However, Defendant JT4, LLC cannot file a joinder in the Federal Defendant's 8 reply until such reply is filed with the Court. Accordingly, Defendant JT4, LLC requires an 9 extension to file a joinder to the date on which Federal Defendant files its reply. This is the 10 first request to extend Defendants' deadline to file a reply or joinder, respectively, in support 11 of Federal Defendant's Motion to Stay Discovery. /// 12 13 /// 14 /// 15 /// 16 /// 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// /// 24 25 /// 26 /// 27 ///

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1	Respectfully submitted this 11th day of October 2024.	
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17	Counsel for Defendant Frank Kendall III, Seco	retary, United States Air Force
18		IT IS SO ORDERED:
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21		Hen. Maximiliano D. Couvillier III
22		United States Magistrate Judge
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25		DATED: 10/15/2024
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